

TRI-WEEKLY KENTUCKY YEOMAN.

VOL. X.

BUSINESS CARDS.

JNO. E. HAMILTON,
Attorney & Counselor at Law,
N. E. COR. SCOTT AND FOURTH STS.,
COVINGTON, KY.
WILL PRACTICE in the counties of Kenton, Boone, Pendleton, and Boone.
Collection also made in the city of Cincinnati and county of Hamilton, State of Ohio.
dec9 w&t-w6m

Ben. J. Monroe,
Attorney and Counselor at Law, and
General Land Agent,
LEAVENWORTH CITY, KANSAS.
WILL practice law in all the Courts of the Territory. Collections made in all parts of the Territory and Western Missouri, and remittances promptly made. Money invested and rents collected and remitted.
Office on South Delaware street, between Second and Third.
oct4 w&t-wif

A. J. JAMES,
Attorney and Counselor at Law,
FRANKFORT, KY.
Office on St. Clair street, near the Branch Bank of Kentucky.
feb28 w&t-wif

JAMES P. METCALFE,
ATTORNEY AT LAW,
FRANKFORT, KY.
IMPORTERS & DEALERS,
79 FOURTH ST., BETWEEN MAIN AND MARKET
LOUISVILLE, KY.

WILL practice in the Court of Appeals. Office on St. Clair street, over Drs. Sneed & Rodman's.
G. W. CRADDOCK.....CHARLES F. CRADDOCK
CRADDOCK & CRADDOCK,
ATTORNEYS AT LAW,
Frankfort, KY.

OFFICE on St. Clair street, next door south of the Branch Bank of Kentucky.
Will practice law in partnership in all the Courts held in the city of Frankfort, and in the Courts of the adjoining counties.
jan4 w&t-wif

T. N. & D. W. LINDSEY,
ATTORNEYS AT LAW,
Frankfort, KY.
WILL practice law in all the Courts in Frankfort and the adjoining counties. Office on St. Clair street, four doors from the bridge.
dec11 w&t-wif

JOHN A. MONROE,
ATTORNEY AND COUNSELOR AT LAW
FRANKFORT, KY.

WILL practice law in the Court of Appeals, in the Franklin Circuit Court, and all other State Courts held in Frankfort, and will attend to the collection of debts for non-residents in any part of the State.

Will act as Commissioner of Deeds, take the acknowledgements of deeds, and other writing to be used or recorded in other States; and, as Commissioner under the act of Congress, attend to the taking of depositions, affidavits, etc.

Office "Old Bank," opposite Mansion House.
nov11

P. U. MAJOR,
ATTORNEY AT LAW,
FRANKFORT, KY.

OFFICE on St. Clair street, near the Court House. Will practice in the circuit courts of the 8th Judicial District, Court of Appeals, Federal Court, and all other courts held in Frankfort.

S. D. MORRIS.
ATTORNEY & COUNSELLOR AT LAW
FRANKFORT, KY.

PRACTICES in all the courts held in Frankfort, and in the adjoining counties. He will attend to the collection of debts in any part of the State. All business referred to him will meet with prompt attention.

Office on St. Clair street in the new building next door to the Branch Bank of Kentucky, over G. W. Craddock's office.
marly

JOHN M. HARLAN,
ATTORNEY AT LAW,
Frankfort, KY.
Office on St. Clair st., with James Harlan.

JOHN RODMAN
ATTORNEY AT LAW,
ST. CLAIR STREET,
Two doors North of the Court-house.
53rd Frankfort, KY.

E. A. W. ROBERTS,
ATTORNEY AT LAW,
FRANKFORT, KY.

WILL practice in the Franklin Circuit Court, and in the Courts of the adjoining counties.
Office east end of St. Clair street, next door to Mr. Harlan's office.
may19 ff

GEORGE E. ROE,
ATTORNEY AT LAW,
GREENUPSBURG, KY.

WILL practice law in the counties of Greenup, Lewis, Carter, and Lawrence, and in the Court of Appeals.
Office on Main street, opposite the Court-House.
jan4 w&t-wif

JOHN M. McCALLA,
Attorney at Law, and General Agent,
WASHINGTON CITY, D. C.

WILL attend particularly to SUSPENDED and

REJECTED CLAIMS—where based upon the want of official records.
sep9 w&t-wif

CAPITAL HOTEL,
R. C. STEELE, Proprietor,
Frankfort, Ky.

H. WHITTINGHAM,
Newspaper and Periodical Agent,
FRANKFORT, KY.

CONTINUES to furnish American and Foreign Weeklies, Monthlies, and Quarterlies, on the best terms. Advance Sheets received from twenty-four publishers. Back numbers supplied to complete sets.
now27 w&t-wif

NOW READY!

The New Code of Practice,
IN Civil and Criminal cases, for the State of Kentucky.

P. S. Any one remitting five dollars, shall receive a copy free of postage.

The above work for sale by S. C. BULL, Bookseller, Frankfort, Ky.

YOUNG GENTLEMEN
Wanting something extra in the way of a
Handsome Cloth Cap or Dress Hat,
will do well to call and see those at

SAM. C. BULL'S,
Hat and Bookstore St. Clair Street.
sep24 w&t-wif

EGBERT & WRIGHT,
HOUSE, SIGN, and ORNAMENTAL PAINTERS
IN all the late and fashionable styles. Graining, Varnishing, and Polishing; Gilding, Zinc, Oriental, and Grecian Painting; Glazing and Paper Hanging. All work done in the best manner and on the most reasonable terms. All orders promptly attended to. Shop on Main street, Frankfort, Ky.
mar24 w&t-wif

Notice.
A NEW and beautiful style just come to hand at
KEENON & CRUTCHER'S.
dec29 w&t-wif

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PRINTED AND PUBLISHED BY
S. I. M. MAJOR & CO.,
ST. CLAIR ST., OPPOSITE THE COURT-HOUSE.

TELEGRAMS.

One copy, per annum, in advance..... \$4 00

THURSDAY APRIL 19, 1860

Acts of 1859-60.

The General Laws passed at the last session of the Legislature, edited by the Attorney General, can be had at this office, in pamphlet form, for \$1 per copy. We send it to order by mail at this price, free of postage.

Ascension Church.

The Bishop of the Diocese will visit this Parish on Friday next, the 20th instant. Ordination 10½ a. m. Confirmation 7½ p. m.

Editor is absent from home, which must be our apology for the lack of editorial in this number of the paper.

MEXICO.—The New Orleans Picayune of Saturday last contains an extract from a private letter dated Mexico, March 18th, stating that the British minister has proposed a truce of six months at the utmost, during which a Congress is to be elected by the different States of the Republic. This Congress is to be united in Jalapa, which is to be declared neutral ground under the protection of the English Government, and if necessary, of English troops. The Congress voted by the nation is to make a new Constitution, which is to be recognized, protected, and enforced by England. The clergy disapprove of the proposition, but if they refuse it the English minister will immediately take his passports and leave for Vera Cruz, where he will recognize the Juarez Government.

RENCOUNTER.—On the 4th instant a encounter took place at Montgomery, Ala., between Samuel G. Ried, of the Advertiser, and Edwin A. Banks, of the Confederation. The cause of the difficulty was the republication of an article abusive of Banks' brother, formerly editor of the Cincinnati Enquirer. Neither party received any injury.

On the 18th of July, a total eclipse of the sun will give an opportunity for determining the longitude of the coast of N. America, such as will not occur again for many years. The path of the total eclipse will be eastward from the mouth of the Columbia river, across Hudson's Bay, leaving this continent at Cape Chidley, the northeastern point of Labrador. It then crosses the Atlantic, Spain, and Algeria, and passing to the south of Tripoli, leaves the earth at Massawa on the Red Sea. The Astronomer Royal of England, the Bavarian Astronomer, and several corps of French observers, will watch the eclipse in Spain and Algeria. The Superintendent of the coast survey will provide for observations on the coast of Oregon. The Smithsonian Institute has offered to provide for the equipment of a corps of observers, and to contribute \$500 in addition, for observations at Cape Chidley.

MILITARY.—The "Woodford Blues," at Versailles, were mustered into service by Col. Buford, on Saturday, the 14th inst. The following are the officers elected.

Captain—H. C. BURRISON.

1st Lieut.—W. H. CRESSEY.

2d Lieut.—J. C. BAILEY.

3d Lieut.—W. G. STONE.

ATTEMPT TO ASSASSINATE.—The Clarksville Chronicle says:

We have heard of a most desperate attempt made a few days ago to assassinate Mr. Ben. Peirce, of Todd county, Kentucky. Just about bed time he and his wife, who were sitting in the sleeping room, were startled by the bursting of a gun near the window, but could not discover by whom it was done. The next night, by his wife's persuasion, they went up stairs to sleep, and soon after they had retired a report of a gun was heard, and it was found that some one had fired through the window, down stairs, and lodged in the bed they were accustomed to sleep in, a tremendous charge of buckshot! No other discovery was made.

THE MOUNTAIN DEMOCRAT, published at Richmond, thus effectually and briefly disposed of some of the statements, in the letters of Mr. Clay, lately published.

We learn from several members of the Committee that the name of Col. C. M. Clay has never at any time been up before the Committee for consideration! It has been the universal rule adopted by the Committee "not to interfere with any citizen of the county, whatever his opinions or doctrines might be, unless he went so far as to extend active aid or defense to Hans & Co., thus identifying himself with the enemies of the peace and security of our community."—Whichever rule will be strictly adhered to.

NO CAUSE FOR IMMEDIATE ALARM.—At the present rate of consumption of coal, the State of Pennsylvania alone would meet the demand for more than three thousand years! At double the present call for coal, North America would supply the demand for twenty thousand years.

GOVERNOR MAGOFFIN.—The Mountain Democrat says:

We intended last week to allude in terms of commendation to the prompt manner in which Gov. Magoffin acted when the many false rumors reached Frankfort in regard to the recent excitement in this (Madison) county. Upon learning the rumors referred to, the Governor immediately started for Lexington, intending to pursue, as the Chief Magistrate of the State—When the Governor reached Lexington he learned that the excitement had subsided, and quietly returned home. Too much praise cannot be bestowed upon the Governor for the promptness with which he acted.

BEAUTIFUL SPRING GOODS FOR GENTLEMEN'S CLOTHING.—We invite attention to the card of Mr. Swain, merchant tailor, Masonic Temple, Fourth street, Louisville. This gentleman has on hand a stock of the most beautiful French, English, and American cloths, cassimeres and vestings, designed especially for the spring styles. The cutting and designing department of this celebrated establishment is under well known and artistic cutters, and a guarantee to give entire satisfaction is awarded to each gentleman who patronizes the establishment.

METCALFE'S REPORTS.—The first volume of Metcalfe's Reports of decisions of the Court of Appeals of Kentucky is bound and ready for delivery, and may be had of the Reporter or at either of the book stores in Frankfort. Price \$5 per volume. Persons wishing a volume sent by mail may remit the price and it will be forwarded postage paid. au23 tf

Terrific Hurricane.

Engine House of the E. & C. R. R. in Ruins—One Man Killed—Houses Unroofed, Trains Upset—Damages from \$20,000 to \$25,000.

The Terre Haute Express of Tuesday says:

The storm last night did immense damage to property, involving loss of life.

The following is the list of property injured and destroyed.

The large engine house of the Evansville and Crawfordsville Railroad was entirely destroyed, and is a mass of ruins. A German named Michael Kuhardt was instantly killed, being terribly mangled about the head and face. There were five engines and a car in the house, the damage to which has not been ascertained.

The dwelling of John Kirkman, engineer of the E. and C. Railroad, was unroofed and on side torn out.

A part of Henry Stokeman's house was blown down.

Considerable damage was done to A. P. Voohees' dwelling by pieces of timber and brick blown from the engine house, a distance of a thousand yards.

Hager's ice house was unroofed, Haggerty & Maloney's factory was demolished, Simpson & Co.'s book bindery was unroofed, and timber from the walls of the Catholic church was blown over, a miles of a ruin across Fifth street.

W. S. Cooper's house was more or less injured and we fear more damage has been done of white we are not yet apprised.

A most miraculous escape from death, or more frightful injury, was that of an employee on the E. and C. Railroad, named Billy—, who, said he that he could not escape from the fall building, turned a large box over himself and escaped unscratched.

We fear we shall yet have further loss of property to chronicle. Thus far the damages reaches not less than \$20,000, and we fear such will not near cover that loss.

LATER.—Since writing the above we have been over the ruins in the region of Hager's ice-house. In addition to the foregoing we found Peter Phillips' house blown to pieces, J. M. Davis' house shattered and furniture demolished, Leando Warren's house blown over, his arm broken at led injure; his child was taken from its cradle covered with rubbish, fast asleep and uninjured. Wm. Wollen's house a sightless mass of ruined up two rods from the foundation; his wife and two children slightly injured. Widow Murray's house utterly demolished; West's new house entirely destroyed; Walter S. Cooper's new house utterly destroyed, some pieces of timber blown on his hundred yards and stuck endwise in Hager's ice house; Ned O'Brien's house moved from foundation; Jas. O'Connel's new house utterly demolished. Loss much greater than first estimated—will fall little short of \$30,000.

THE NEW YORK TRIBUNE is strong against the COVODE INVESTIGATING COMMITTEE in the HOUSE OF REPRESENTATIVES. It thus speaks of it:

"The fact may as well be stated, that this whole business of developing political scandal by legislative investigations has already been about ruined into the ground. Intelligent, fair-minded men at various receipters of public money are required to give an account of their dealings with the Treasury, we uphold the claim to the full extent. Even this may be abused; but it is a sanguine, conservative power, and we rejoice in seeing it fearlessly, searchingly exercised. But dragging private citizens, or those who were private citizens when the acts as to which inquest) were committed, before investigating committees, to be catechized in secret, under circumstances which secure them no protection against insults, nor against the most inquisitorial and impudent peering and prying into their private concerns, will not answer. It must either be strictly limited or utterly stopped."

GILLISPIE & HEFFNER,
MERCHANT TAILORS
MAIN ST., FRANKFORT, KY.

HAVE just imported a large and complete assortment of FALL AND WINTER GOODS for gentlemen's wear, consisting of Silk and Velvet Vestings, French Cassimeres, Cloths, &c., &c., of the most fashionable styles.

Our customers and the public will find our present stock of goods equal to any to be found in similar houses in the West, AND OUR TERMS AS LIBERAL.

WE are ready on the shortest notice to furnish a complete outfit of gentleman's wear, made to order in the best style of fashionable tailoring, warranting all our work to give satisfaction. Call and examine our stock, on Main street, one door above the Farmers' Bank.

J. B. THARP.

jan21dtf

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WE are ready on the shortest notice to furnish a complete outfit of gentleman's wear, made to order in the best style of fashionable tailoring, warranting all our work to give satisfaction. Call and examine our stock, on Main street, one door above the Farmers' Bank.

J. B. THARP.

jan2

THE TRI-WEEKLY YEOMAN.

The Last Scene in Congress.

The legislative reporter in Washington often manages to send us the reports of proceedings in Congress of the least possible interest. But quite as frequently fails to report that which would be read by the public. He, with unpardonable stupidity, failed to advise the western papers of the origin of the difficulty between Pryor and Potter. The following from the proceedings of Thursday state the cause of the *enmity* between Pryor and Potter.

Mr. Pryor, of Virginia (Dem.)—I rise to a question of privilege. By referring to the Globe of this morning, I find the following report advertising to the scene which occurred here some days ago:

"Mr. Pryor, advancing from the Democratic side of the House to the area where Mr. Lovejoy stood. The gentleman from Illinois (Mr. Lovejoy) shall not approach this side of the House shaking his fists and talking in the way he has talked. It is bad enough to be compelled to sit here and hear him utter his treasonable and insulting language; but he shall not, sir, come upon this side of the House shaking his fist in our faces."

Mr. Potter.—We listened to gentlemen on the other side for eight weeks when they denounced the members upon this side with violent and offensive language. We listened to them quietly, and heard them through; and now, sir, this side will be heard, let the consequences be what they may.

Mr. Pryor.—This is the point I make. Let the gentleman speak from his seat, and say all under the rules he is entitled to say; but, sir, he should not come upon this side, shaking his fist in our faces, and talking in the style he has talked. He shall not come here gesturing in a menacing and malignant manner.

Mr. Pryor.—You are doing the same thing.

Mr. Pryor.—It is due to myself to say that, up on the occasion here described, did not recognize the presence of the member from Wisconsin, nor did I hear any word from his lips, nor am I singular or peculiar in that lack of recognition of his presence, for referring to the New York journals, and those of Baltimore, Philadelphia, and other places, at or which publish separate and distinct accounts of the affair, not a word appears in any of them of his presence, or of any word said by him. However, I find that in the Globe; and I presume that I must allow that he did appear, and did speak on that occasion.

In order to ascertain, however, what he did say, I have had recourse to the manuscript of the Reporters, and I find, sir, that he had interpolated in the record touching our proceedings here, and affecting the record in a most material point. [Here Mr. Pryor pointed out the correction made by Mr. Potter, and which appeared in his own handwriting.] To his remark, "and now, sir, this side shall be heard," he had added, "let the consequences be what they may." After a remark by Mr. Pryor, that Mr. Lovejoy should not shake his fist in their faces, he had interjected, as for himself, "You are doing the same thing now." Again, he added to his (Potter's) remark, that "the Democratic side could not say where a member should speak, and they shall not say."

He would now yield for the member to say whether or not he had made these alterations.

Mr. Potter, of Wisconsin, (Rep.)—Mr. Speaker, I am very much surprised that the member from Virginia should say, that he did not see me on the occasion alluded to; but, sir, I have no right to say, and shall not say, that he did, because I, of course, cannot know it.

But, I stand, sir, within a few feet of the gentleman, and after he made the remarks which he has just read relative to Mr. Lovejoy, coming down in the area, and gesturing, and shaking his fist, said, "You are doing the same now;" and I was surprised to find that I was not so reported.

I did, therefore, what I suppose every member has a right to do under such circumstances. When I was conscious I had made the remark, and others on this side heard me, I corrected the report in that particular. I claimed and exercised the same right of looking over the reporters' notes, and correcting them, that others have done, and I believe the member from Virginia did the same thing; at any rate, the remarks were corrected by some one, judging from the notes I saw.

It is perfectly natural to suppose that under such circumstances, and during the confusion of so many speaking, the reporters would not hear distinctly every word; but, gentlemen on this side heard me make the remarks as reported in the Globe.

Mr. Pryor—I did not know the member, and therefore he might have passed before my face without my noticing him. As to what he says about my correcting the report, I did in two instances substitute one word for another, in no respect making it stronger or putting myself in any more heroic attitude. I understand the gentleman to say that he said then I did in a ruffianly and violent manner advance towards Mr. Lovejoy. [Laughter from the Republican benches.] Now, sir, I wish to know if I am to understand further if he intends by that any menace or offense. [Laughter.]

Mr. Potter.—Mr. Speaker, what I meant was this: While the member from Virginia was charging Mr. Lovejoy, after he had left his own seat, and came down into the area shaking his fist at Mr. Lovejoy, and was charging him so that it would go to the country with the same offense, if he was an offense, I said, what was a very natural remark, "You are doing the same thing." I deprecated the shaking of fists upon one side as much as the other, and I meant what I said; I stand by what I said; and, as I said before, I consider that a member has a right, under such circumstances, to not only correct his remarks, but to insert any remark which knows to have been left out; and I put it in because I wanted the report to be correct. That was the only motive, and I would ask the committee on Manufactures, who, I am sure, will take up the patent law bill.

Mr. Hale said he hoped the resolutions would not be postponed. There should be a vote on them before the Charleston Convention. The friends of the party now in the city were waiting for the gentlemen to show their hands.

The resolutions were then postponed—yeas 27, nays 25.

HOUSE.—A communication was received from the door-keeper, giving the number of employees under his salary, &c.

Mr. Bennett spoke of the necessity of reforming the abuses in and around the Capitol, there being two thirds more officers than the public service demands. There were always a horde of office-seekers who must be satisfied. He moved that the subject be referred to a special committee.

Mr. Moore, of Ky., suggested that it be sent to the committee on Manufactures, who, I am sure, will take up, to might manufacture something. [Laughter.]

The Door-keeper's communication was referred.

Mr. Winslow moved that when the House adjourned it till the 1st of May.

Mr. Kelly, of Illinois, moved to amend by substituting the 21st of May.

Mr. Kelly objected, and moved it adjourn till the 5th of June. Decided out of order.

Mr. Curry proposed an adjournment sine die on the 15th of June. Decided out of order.

The whole subject was tabled.

Mr. Elliott introduced a bill to prohibit the coöperate trade by Americans in American vessels.

A bill appropriating \$36,000 to indemnify the Shawnee Indians for depredations committed by whites was passed.

An appropriation of \$50,000 was passed to defray the expenses of the Japanese embassy.

A bill was passed appropriating \$25,000 for mail facilities in Western Kansas.

The report of the Judiciary Committee on the President's protest came up and was postponed till the 1st of May.

A joint resolution was passed appropriating \$48,000 to defray the expenses of investigating committees.

Mr. Mason introduced a bill providing for the appointment of a commissioner to ascertain and recommend a proper site for a natinal foundry.

A bill was passed organizing a census board.

Mr. Mason offered a resolution proposing an adjournment from Friday next to the 1st of May.

Mr. Conklin moved to table it. Negative.

Mr. Washburn moved an adjournment till Wednesday next, but finally withdrew it.

Adjourned.

WASHINGTON, April 17.—SENATE.—A message was received from the President, inclosing a communication from the Secretary of War, in reply to a resolution asking for information as to the seizure and imprisonment of naturalized citizens by foreign governments. The communication was not read, but was ordered to be printed.

Mr. Wilson offered a joint resolution authorizing a collection and publication of documents relating to the history of the colonization of America by commercial companies in England in 1806. Referred to the committee on Library.

The memorial of Mr. Sanborn was referred to the Judiciary committee.

Mr. Kennedy gave notice of a bill for the transportation of the mails by railroad to the Pacific.

Mr. Gwin introduced a bill to provide for taking private property for public use, and providing just compensation therefor. Referred.

The subject of adjournment until after the convention was considered and defeated by 29 against 30.

Mr. Shidell offered a resolution providing for the adjournment of the Senate three days at a time from April 17th to May 1st. Laid over.

After an executive session, Mr. Johnson reported the homested bill in its modified form, limiting the class of persons to be provided for to heads of families, and requiring the payment of twenty five cents per acre and five years thereafter a tittle should be given. Also limiting land and those only subject to private entry.

The Senate bill further provides that the land shall not be sold for the debt of the settler till the United States parts with the title. Also, that an alien must file his declaration of intention of becoming a citizen before he could avail himself of the benefit of the bill.

Sixty News.

At the charter election held in this city on Saturday last, Samuel F. January, Esq., was elected Mayor, and the following named gentlemen on Councilmen: J. W. Peck, T. A. Frazier, B. Roberts, M. L. Broadwell, W. T. Tandy, W. W. Cleary, L. N. Miller, L. Oxley.—*Cyn. News.*

XXXVIII CONGRESS—First Session.

WASHINGTON, April 16.—SENATE.—Mr. Wilson introduced a bill for more effectual suppression of the slave trade. It is a bill of nine sections. It provides for the construction of five steam screw sloops of war adapted to the African coast; increases the bounty from 25 to 100 dollars; offers a reward of 100 dollars for the delivery to the U. S. Marshal of any slave landed in the country; makes the fitting out or ownership of vessels engaged in the slave trade piracy, and punishes with imprisonment for life instead of death.

Mr. Wilson's bill makes it criminal for a ship not registered to display the American flag as a badge of nationality; makes it the duty of the officers of a ship, before going to the African coast, to report to the United States Attorney for examination; and provides that American vessels sold abroad shall return to the United States for a new register before going to the coast of Africa.

Mr. Mason presented the return of United States Marshal Johnson on the warrant for the arrest of John Brown, Jr., of Ohio. The return states that it is impossible to arrest Brown unless an armed force is used for that purpose.

Mr. Houston understood that some gentlemen drew their pay when paid off and absent. It so,

Mr. Houston went into committee on the deficiency bill.

Mr. Conklin reviewed the President's position in regard to slavery in the Territories, as expressed in his message. The inhabitants of the free States have ever sought by moral and political forces to dissuade and discourage slavery. The contents of this subject have given rise to bravo in this hall on both sides, and have lashed the public mind into intense activity. From this time forth we are to have results—not arguments—but, like other arguments, are addressed to add, that he accepted the offer made by the people of the Romagna likewise, without, however, tailing in his devotedness to the Chief of the Church, to whose sovereignty he was ready to contribute. The King reserved the assent of his Parliament to the step taken by him, but this did not prevent the decree of annexation being published at once in the Official Gazette. It is expected that the annexation of Tuscany will follow in a few days.

PUMPKINS FOR COWS.—Experimenters have long since found that the seeds of pumpkins were detrimental to milk cows, decreasing the amount of their milk, and that the seeds should always be removed from the pumpkins before feeding them.

Working Farmer.

Notice to Turnpike Contractors.

The Regis. to be done the current year on the Louisville, Lexington, and Versailles Turnpike road, will be let out at the offices of the Company, in the town of Versailles, the 21st day of April, 1860.

RICHARD TAYLOR, President.

april 15 w&t-wt

HART & MAPOTHER,

Lithographers and Fancy Printers.

Southeast corner Market and Third Streets,

Louisville, Ky.,

EXECUTE in the highest style of the art, every description of ENGRAVING, PEN and CRAYON, &c. &c.

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IRON AMALGAM BELLS.

We take pleasure in directing

of those interested, to the annexed Price List of our

Church, School, and

Farm Bells,

which it will be

done at a moderate

third as much as is usually charged for those of cor-

responding size and weight, by the manufacturers of brass-composition Bells.

These Bells are composed of an amalgam, in part iron, which is much cheaper than the metals heretofore used for the same purpose, yet

seems to possess durability and sonorous qualities scarcely inferior to the latter.

FARM, SCHOOL, HOTEL, AND SHOP BELLS, fitted with Yoke, Standards, and Crank complete.

These Bells are composed of an amalgam, in part iron, which is much cheaper than the metals heretofore used for the same purpose, yet

seems to possess durability and sonorous qualities scarcely inferior to the latter.

CHURCH, ACADEMY, FIRE ALARM, AND

STEAMBOAT BELLS, rigged with Yoke, Standards, and Hitting Hammer, and Wheel.

After not less than forty members have thus signed, the master officer shall call the roll of the members and declare the association a company of the Kentucky State Guard; after which he shall take the seal of the State Guard, and the authority a certified copy of the master's name and rank of the officers elected, and the date of their election.

After the election of officers, the Inspector General, or other master officer, will require every member to sign in his presence, or to acknowledge the nature of the following obligation, or one to the effect:

"I solemnly promise and agree that I will, honestly and faithfully serve the State of Kentucky against all her enemies or opposers, and that I will not be untrue to her, or fail in any duty or obligation which she may impose upon me."

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